## PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	As PCT				
To:  BEYER WEAVER & THOMAS, Attn. Whi.e., Justin A. P.O. BOX 70250  Oakland, CA 94612-0250  UNITED STATES OF AMERICOUE DATES. 1/10/16.  BEYER WEAVER & THOMAS, LLP  NOTIFICATION OF THANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION 10/10/16.					
DOCKETED: 7/13 BY: 0 DOCKET NO.: 1671P/3/W	(PCT Rule 44.1)				
DUCKET NO.: 1917-191	(day/month/year) 10/07/2006				
Applicant's or agent's file reference IGT1P131, WO	FOR FURTHER ACTION See paragraphs 1 and 4 below				
International application No. PCT/US2006/007951	International filing date (day/month/year) 06/03/2006				
Applicant					
IGT					
The applicant is hereby notified that the international search report and the written opinion of the International Searching Authority have been established and are transmitted herewith.  Filling of amendments and statement under Article 19.  The applicant is entitled, if he so wishes, to amend the claims of the International Application (see Rule 46):  When? The time limit for filling such amendments is normally two months from the date of transmittal of the International Search Report.  Where? Dicetly to the International Bursau of WIPO. 3d chemin des Colombettes  1211 Geneva 20, Switzerland, Faschmille No.: (41-22) 338 82.70  For more detailed instructions, see the notes on the accompanying sheet.  2. The applicant is hereby notified that on international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith.  3. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that:  the protest together with the decision thereon has been transmitted to the International Bursau together with the applicant request to forward the texts of both the protest and the decision thereon to the designated Offices.  In decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.  1. Reminders  Shortly after the expiration of 18 months from the priority date, the International application, and one of withdraward of the international application, or of the priority claim, must reach the international publication, a notice of withdraward of the international application, or of the priority claim, must reach the international publication.  The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Dermal Limit on the protein the applicant wises to postpone the entry in the national publication.  The applicant may submit com					
Name and mailing address of the International Searching Authority  European Patent Office, P.B. 5818 Patentiaan 2  NL-2280 HV 19 swjik  Tel. (431-70) 340-2040, Tx. 31 651 epo nl, Fax: (431-70) 340-3016	Authorized officer Roger Thomas				

Form PCT/ISA/220 (October 2005)

## NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filting of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the *CPT Cooperation* Studies a publication of WIPC.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

## INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report and the written opinion of the international searching Authority, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims,description and drawings) may be amended during the international prelimitary examination procedure, there is usually no needs to the amendment of the deamen under Article 19 except Where, e.g., the explicant wants the latter to be published for the purposes of provisional protection or has another protection is available in some States only (see PCT Applicant's Guide, Volume IVA, Ambrass B1 and B21, provisional protection is available in some States only (see PCT Applicant's Guide, Volume IVA, Ambrass B1 and B21.

The attention of the applicant is drawn to the fact that amendments to the claims under Article 19 are not allowed where the international Searching Authority has declared, under Article 17(2), that no International search report would be established (see PCT Applicant's Guide, Volume I/A, paragraph 296).

#### What parts of the International application may be amended?

Under Article 19, only the claims may be amended.

During the International phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

#### When?

Within 2 months from the date of transmittat of the international search report or 16 months from the priority date, whichever time limit expires later, it should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion or the schricking preparations for international publication (Rule 46.1).

## Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

## How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

#### What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

## PATENT COOPERATION TREATY

## **PCT**

## INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

IGT1P131.WO	ACTION :	see Form PCT/ISA/220 as well as, where applicable, item 5 below.			
International application No.	International filing date (day/month/ye	ar) (Earliest) Priority Date (day/month/year)			
PCT/US2006/007951	06/03/2006	09/03/2005			
Applicant					
IGT					
This international search report has been according to Article 18. A copy is being tra	insmitted to the International Bureau.	g Authority and is transmitted to the applicant			
X It is also accompanied by a copy of each prior art document cited in this report.					
x the international a a translation of the of a translation fu	International search was carried out on application in the language in which it we haternational application into mished for the purposes of internationa office and/or amino acid sequence dis	as filed, which is the language			
2. Certain claims were fou	nd unsearchable (See Box No. II)				
Unity of invention is lacking (see Box No III)					
With regard to the title,     The text is approved as so the text has been establic.	ubmitted by the applicant shed by this Authority to read as follows	:			
the text has been establi	ubmitted by the applicant shed, according to Rule 38.2(b), by this rom the date of mailing of this internation	Authority as it appears in Box No. IV. The applicant nal search report, submit comments to this Authority			
as suggested by as selected by the	published with the abstract is Figure No r the applicant his Authority, because the applicant falls his Authority, because this figure better be published with the abstract	ed to suggest a figure			

International application No PCT/US2006/007951

A. CLASSIFICATION OF SUBJECT MATTER INV. G07F17/32						
According to International Patent Classification (IPC) or to both national classification and IPC						
	SEARCHED					
G07F	cumentation searched (classification system followed by classification	n symbols)				
Documentat	Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched					
1	ata base consulted during the international search (name of data base ternal, WPI Data	and, where practical, search terms used	))			
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT					
Category*	Citation of document, with indication, where appropriate, of the rele	vant passages	Relevant to claim No.			
х	WO 2004/004280 A (IGT; BROSNAN, W LEMAY, STEVEN, G; COCKERILLE, WARI NELSON, D) 8 January 2004 (2004-0 figures 1a,1b,3 page 8, line 7 - page 11, line 5	NER;	1-43			
A	US 2004/042112 A1 (STENCE RONALD   4 March 2004 (2004-03-04) paragraph [0031]	W ET AL)	1-43			
Furt	Further documents are listed in the continuation of Box C. X See patent family annex.					
* Special categories of cited documents:  **A' document defining the general state of the art which is not considered to relieve the period of the present state of the art which is not considered to the period present relevance.  **C' earlier document but published on or after the international filling date.  **T' later document the published on or after the international filling date.  **C' document of particular relevance; the claimed invention cannot be considered not set cannot be considered to set and the considered to set to expend the considered to expend the c		in the application but secon underlying the considered to comment a taken alone claimed invention to comment is taken alone claimed invention inventive step of the claimed invention should be a person skilled to a person skilled to a person skilled				
Date of the actual completion of the international search  Date of mailing of the international search report  26 June 2006  10/07/2006		arch report				
Name and mailing address of the ISA		Authorized officer				
	European Patent Office, P.B. 5818 Patentlaan 2 NL – 2280 HV Rijswijk Tel. (+317-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Peller, I				

Information on patent family members

International application No PCT/US2006/007951

Publication Patent document Patent family Publication cited in search report date member(s) date WO 2004004280 Α 08-01-2004 ΑU 2003251586 A1 19-01-2004 CA 2490375 A1 08-01-2004 EΡ 1516476 A1 23-03-2005 US 2004042112 A1 04-03-2004 ΑU 2003257128 A1 19-03-2004 CN 1679107 A 05-10-2005 ΕP 1550131 A1 06-07-2005 08-12-2005 JΡ 2005537609 T WO 2004021350 A1 11-03-2004

## PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY PCT To: WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet) Applicant's or agent's file reference FOR FURTHER ACTION see form PCT/ISA/220 See paragraph 2 below International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/US2006/007951 06.03.2006 09.03.2005 International Patent Classification (IPC) or both national classification and IPC INV. G07F17/32 Applicant IGT This opinion contains indications relating to the following items: Box No. I Basis of the opinion ☐ Box No. II Priority ☐ Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability ☐ Box No IV Lack of unity of invention Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement □ Box No. VI Certain documents cited ☐ Box No. VII Certain defects in the international application □ Box No. VIII Certain observations on the international application FURTHER ACTION If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date,

For further options, see Form PCT/ISA/220.

For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA:

whichever expires later.

European Pat

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Date of completion of this opinion

see form PCT/ISA/210 Authorized Officer

Peller, I

Telephone No. +49 89 2399-7016



## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2006/007951

_					
_	Box	No	. I Basis of the opinion		
1.	With	re	gard to the language, this opinion has been established on the basis of:		
	⊠	the	international application in the language in which it was filed		
			anslation of the international application into , which is the language of a translation furnished for the poses of international search (Rules 12.3(a) and 23.1 (b)).		
2.	2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:				
	a. type of material:				
			a sequence listing		
			table(s) related to the sequence listing		
b. format of material:					
			on paper		
			in electronic form		
c. time of filling/furnishing:					
	[		contained in the international application as filed.		
	[		filed together with the international application in electronic form.		
	[		furnished subsequently to this Authority for the purposes of search.		
3	. 🗆	ha	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto is been filed or furnished, the required statements that the information in the subsequent or additional pies is identical to that in the application as filed or does not go beyond the application as filed, as propriate, were furnished.		

4. Additional comments:

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1-43

## 1. Statement

Novelty (N)

Yes: Claims 1-43

No: Claims

Inventive step (IS) Yes: Claims

No: Claims

Industrial applicability (IA) Yes: Claims 1-43

No: Claims

2. Citations and explanations

see separate sheet

## Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1: WO-A-004280

D2: US-A-2004/0042112

1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 does not involve an inventive step in the sense of Article 33(3) PCT.

The document D1 is regarded as being the closest prior art to the subject-matter of claim 1, and discloses (the references in parentheses applying to this document): a gaming machine adapted for accepting a wager, playing a game based on the wager and granting a payout based on the result of the game (see Fig. 3), comprising: an exterior housing arranged to contain a plurality of internal gaming machine components therein or thereabout (Fig. 3); a master gaming controller adapted to control one or more aspects of the game and to communicate instructions to at least one of the plurality of internal gaming machine components (Fig. 1b); a memory hub (Fig 1b main communication board 210) in communication with the master gaming controller and configured to facilitate communication between the master gaming controller and one or more of the plurality of internal gaming machine components; a Random Access Memory (RAM) and a Read Only Memory (ROM) (implicit in the e.g. page 9, line 20 "progressive game server 72) in communication with the memory hub (see Fig. 1A) and the master gaming controller (Fig. 1A), the ROM contains computer code regarding e.g. a specific came application.

The subject-matter of claim 1 therefore differs from this known D1 in that: at least one Random Access Memory storage device in communication with the memory hub and the master gaming controller is a Random Access Memory magnetoresistive storage device (MRAM) and at least one Read Only Memory storage device (MROM) is a Read Only Memory magnetoresistive storage device and wherein one or more of the MRAM and the MROM are adapted to provide computer code stored thereupon the master gaming

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/US2006/007951

controller at a rate faster than 8 MHz.

The problem to be solved by the present invention may therefore be regarded as to provide the gaming machine with a fast non-volatile memory.

The solution, to use magnetoresistive storage devices for their well known purpose (see D2, [0031] "a game console") proposed in claim 1 of the present application, which is regarded as an alternative to a RAM resp. ROM cannot be considered as involving an inventive step (Article 33(3) PCT).

The same reasoning applies, mutatis mutandis, to the subject-matter of the corresponding independent apparatus/system claims 15, 22, 27, 40 and method claims 28 and 35 which therefore are also considered not inventive.

Dependent claims 2-14, 16-21, 23-26, 29-34, 36-39 and 41-43 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step.